

WOODSTOCK, VIRGINIA.

Wednesday. March 20 1878. The Schools Vetoed -The Colleges Appro-

000 to the Virginia Military Institute for his honesty and courage." was very promptly approved by Governor Holliday; also that of \$15,000 to Blacksburg College, and \$1,500 to the Richmond Medical College.

Observe here the consistency of the Governor, who vetoed the bill which simply said that the School-fund should not be paid in coupons, necause freeschools are rather a "luxury than a necessity." The appropriation to the Institute was \$15,000 a year until the last, when it was made \$25,000. The Observe here the consistency of the last, when it was made \$25,000. The public debt increased, "the public honor

voted. Since then an appropriation is annually made, and the precedent being church property. This species of ing fixed for supporting another class property brings no revenue in the bribed forty-two ignorant legisla- paid one cent. A tax upon church

about one-fifth of the school tax of the State, thirty-three per cent of which never comes back to them. A good and that they cannot have as many as ket. The legislature passes a simple bill the purgatory of the purse. such a porportion of it, steps in with a veto of this bill, and then approves the

appropriations of last year not paid, and the court ruled that he was served just

toed, and the college appropriations approved.

And all this by the Valley Governor.

Familiar sentences and household words used in the debates of the House of Delegates :

- "Honor of the Commonwealth."
- "Virginia's fair name." "Virginia's past glory."
- "Our grand old mother."

"Our old mother."

Reform in the Civil Service have, it is understood, determined to report in Times that most of the so-called medi-

Mr. Moody told his Springfield auon looking over a congregation the be- plate the education of the teacher as lievers by the expression of their faces. Then he told them a story about a poor woman, who, hearing a rap, thought it was the landlord come to demand the rot. She refused to answer, and thus three daway a friend who wished to give her meney. The audience laughed at this, but Moody stopped them abruptly by crying: "You laugh at that woman, but it was you, yourself, sinner."

In the education of the teacher as that of the pupil.—[Gov. Seymour.

The General Assembly of Virginia dd nothing to increase the evenue of the state, but, by cutting down salaries floor. King, as soon as he returned to consciousness, called upon the spectations to pray for him, and declared him, and declared him, and declared him was unearthed in Texas, dealing in cattering the constitution of the teacher as that of the pupil.—[Gov. Seymour.

The General Assembly of Virginia dd nothing to increase the evenue of the State, but, by cutting down salaries floor. King, as soon as he returned to consciousness, called upon the spectation of the teacher as that of the pupil.—[Gov. Seymour.

The General Assembly of Virginia dd nothing to increase the evenue of the State, but, by cutting down salaries floor. King, as soon as he returned to consciousness, called upon the spectation of the congregation was leading in prayer, lightning flashed into the church, extinguished all the lights, killed Bid-door. King, as soon as he returned to consciousness, called upon the spectation of the congregation was leading in About a year ago one Griswold, of Sultivant county, was supposed to have at the congregation was leading in the church, extinguished all the lights, killed Bid-door. King, as soon as he returned to consciousness, called upon the spectation of the congregation was leading in the county, was supposed to have a supposed to

Let us learn something from South Carolina. The debt of that State was silver business it isn't unpossible that The increased appropriations of \$25,- "letters from the North commending him cruel what is?"

last year, although it was just being de- A Parisian's definition of a beautiful conform with that mentioned in the in- ma, and other States have supports last year, although it was just being determined to have a great many more.

A Parisian's definition of a Section Community of the United States Suprem consolidated statement, certified by Court in the exercises of such jurisdiction.

(not the Barbour bill) saying this fund "Stony Fork Joe," the weather proph- nal returns," and the statute of our bound by these authorities to hold that must hereafter be paid in money, so that et of Wytheville, Va., foretells a heavy State does not attach much value to this this cause man proceed to issue on the

unatics, and the college appropriations approved.

A Virginia City man was knocked sult, and its alteration or modification and Tacey vs. Itwin, in 18th Wallace, and that the fate of the Government's tenure of Arlington seemed to depend the control of the Covernment's tenure of Arlington seemed to depend the control of the Covernment's tenure of Arlington seemed to depend the college appropriations and Tacey vs. Itwin, in 18th Wallace, and that the fate of the Government's tenure of Arlington seemed to depend the college appropriations and Tacey vs. Itwin, in 18th Wallace, and the college appropriations and Tacey vs. Itwin, in 18th Wallace, and the college appropriations are constituted to the college appropriations and Tacey vs. Itwin, in 18th Wallace, and the college appropriations are constituted to the college appropriations and the college appropriations are constituted to the college appropriations and the college appropriations are constituted to the college appropriations and the college appropriations are constituted to the college appropriations and the college appropriations are constituted to the college appropriations and the college appropriations are constituted to the college appropriation and the college appropriations are constituted to the college appropriation and the college appropriation and the college appropriation are college appropriations.

right and not entitled to damages.

The new barn of Arch Lyle, near committed by a public officer and on a Fancy Hill, Rockbridge, with farming document which would change the re-

few nights ago.

favor of its abouttion, and assigning its duties to the Sergeant-at-Arms; or if this be not done, to at least remove the labout thirty weeks to develop a full-about thirty weeks to develop a full-about the sergeant and the sergeant to create a disturbance. Mr. Jones, the minister, went to expositive about thirty weeks to develop a full-about the sergeant to create a disturbance. Mr. Jones, the minister, went to expositive and the sergeant to create a disturbance of the sergeant to fledged gosling of physic, so to speak.

You can never make a successful sysdience the other night that he can tell tem of education that does not contem-

They say that Ben. Butler would like to be Governor of Massachusetts. We trust he may be. Why, since this

single word on the card the expense is six cents—one, paid for the card and the other five collected from the card it—whether a sovereign power can be sued indirectly in respect to property held.

The Judge then proceeds to examine whether a sovereign power can be sued indirectly in respect to property held.

M. COFFMAN, agent for the single word on the card the expense is rent.

the taxpayers shall reap the benefit for which it is levied and collected. The Valley Governor, whose people pay such a perpertion of it, steps in with a street lamps, and ingennious thieves such a perpertion of it, steps in with a street lamps, and ingennious thieves state does not attach much value to this the consolidated statement. The "original nerits, and to sustain the plaintiff's teturns" not being altered would not change the result of an election and interfere with the interest of the people.—

The paper offered in evidence is not the consolidated statement. The "original nerits, and to sustain the plaintiff's entering the consolidated statement. The "original nerits, and to sustain the plaintiff's entering the consolidated statement. The plaintiff's entering the consolidated statement. The plaintiff's entering the consolidated statement is not being altered would not change the result of an election and interior to the Attorney General's suggestion.

The paper offered in evidence is not the consolidated statement in the consolidated statement. The "original nerits, and to sustain the plaintiff's entering the consolidated statement in the consolidated statement in the consolidated statement in the consolidated statement. The "original nerits, and to sustain the plaintiff's entering the consolidated statement in the consolidated statement in the consolidated statement in the plaintiff's entering the consolidated statement in the consolidated s

ged, and the returning board complied upon this question of juri-diction, with the law and made their statemants are decision was wrong, however, The treasury in debt to the Schoolfund \$333.000, the schools dwarfed, diminished in numbers or closed, the bill to collect their money in money ve
Tight and not entitled to damages.

Norhoff says there wasn't a single from the commissioners' returns, no injury could result. It does not appear that any paper has been forged that is session. So much the more shameful the calculated with a compliance with the law to change the result. It is the esconduct of the married ones. sence of this crime that it should be implements worth \$500 was burned a sult of the election. This was not done.

inger's shoulder, and urged him to change his way of life. Bidinger replied with an oath that he would never change his way. change his ways. A few moments af-terwards while Michael Shadle, a mem-

IMPORVANT DECISION OF JUDGE HUGHES.

Let us learn something from South
Carolina. The debt of that State was sent and sent under the state was sent and sent under the state was sent and compound-funding, purchased by now bonds and compound-funding, purchased through a scalaway legulature by bride agents, and now that the real stappages of that State have gotten control, Gev. Hampton recommends, and the sententy adopts, measures, to pay interest on the "valid debt," and the sententy of that State have gotten control, Gev. Hampton recommends and the bear sententy and the sententy adopts, measures, to pay interest on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the valid of the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the "valid debt," and the sententy adopts are sentent on the valid properties and the valid the valid to anything between the sentent on the valid properties are sentent on the valid properties and the valid that the real sentence on the sentence of the sentence of

who is this luminary whose light has been so long concealed under a bushelf been so long concealed under a bushelf why does he allow the people to \$833,000, no money in the treasury, the State borrowing of the banks to pay governmental expenses, and this school steps in for an additional \$10,000 from the public treasury. The same Government allows a system of public education could be a system of public education. Blacksburg College received all of Virgina's portion of the Land Scrip Fand, amounting to some \$290,000 at the time, with the positive and expresses condition that no charge was to be created upon the State. Before two years had ciapsed application was made for \$45,000, and it was inconsiderately voted. Since then an appropriation is the public public purpose. The same of long concealed under a bushelf because of a both the propriety of tax.

Who is this luminary whose light has been agisted under a bushelf why does he allow the people to be state borrowing of the banks to pay any governmental expenses, and this school step in the treasury, the state borrowing of the banks to pay any governmental expenses, and this school step in the function and put his neighbors of law who was a size of honor and justice? If the ded with the Governor yesterday, who was there?" "Well, sir," replied the solver of law looking to establishing the solver of law looking to law looking to law looking to l

school not a whit superior in any respect to either of the graded schools or Polytechnic of this county. Governor Holliday, who considers it dishonest to educate the "masses" before we pay \$16,000,000 of war and reconstruction interest which two corrupt lawyers brited forty-two ignorant legisla
school not a whit superior in any respect to property held, self it is all right. If a person pastes a self it is all right. If a person pastes a self it is all right. If a person pastes a sprinted slip on a card the size of a postal cards and puts the card and slip in an open envelope the Government will carry card slip and envelope for a cent, yet it charges six cents for carrying a post the other nive contected from the card it is either by sovereign or private tenure. He shows that in proceedings in rem this can be done in this can be done in this country when the service of mesne process, the possession is not wrested from the service of mesne process, the possession is not wrested from the service of mesne process, the possession is not wrested from the service of mesne process, the possession is not wrested from the service of mesne process, the possession is not wrested from the service of mesne process, the possession is not wrested from the service of mesne process, the possession is not wrested from the service of mesne process, the possession is not wrested from the service of mesne process, the possession is not wrested from the service of mesne process, the possession is not wrested from the service of mesne process, the possession is not wrested from the card and slip in an open envelope for a cent, yet that consent of the shows that in proceedings in rem this can be done in this can be don the Government is required to be obtained; yet that consent is generally Northeast Baltimore, called recently a property would be a tax upon the more Release of Returning Board Inderson. given, as a matter of course. He shows the station-house and told a sad

The salary of a Congressman is about graded school now stands open 10 months in the year in nearly every town, and the people are just beginning to show their zeal in perfecting the system in all the country districts. The Auditor this year tells them that their school tax has been absorbed by coupons, that their schools must close, and that they cannot have as many as and that they cannot have as many as a constant of the London market.

The salary of a Congressman is about that prosecution is not essential, and second. The salary of a Congressman is about that prosecution has been a common rule in criminal prosecutions that prosecution has been a common rule in criminal prosecutions are parties defendant to the record, the acommon rule in criminal prosecutions are parties defindant to the record, the acommon rule in criminal prosecutions are parties defindant to the record, the acommon rule in criminal prosecutions are parties defindant to the record, the acommon rule in criminal prosecutions are parties defindant to the record, the acommon rule in criminal prosecutions are parties defindant to the record, the acommon rule in criminal prosecutions are parties defindant to the record, the acommon rule in criminal prosecutions are parties defindant to the record, the acommon rule in criminal prosecutions are parties defindant to the record, the acommon rule in criminal prosecutions are parties defindant to the record, the acommon rule in criminal prosecutions are parties defind at the record of the down to Cooley res. O'Conner, in 12th was deeply affected at the recital of the down to Cooley res. O'Conner, in 12th was found that their such that their schools must close, and that the recital of the such that prosecutions are parties defindant to the record, the acommon rule in criminal prosecutions are parties defind at the recital of the such that prosecutions are parties defindent to the record, the acommon The record offered in evidence did not of Virginia, Louisiana, Itlinois, Califorthe register of voters and not the origi- tion. The Judge declares that he is

The paper offered in evidence is not the authorities with more solicitude the paper charged as being forged. In from the circumstance that all the tax A woman in St. Louishad her nose proper an instrument which the colleges.

The Lunatic Asylum appropriation of last year not paid, the jails full of lunatics, and the college appropriations to the college appropriations.

A woman in St. Louishad her nose broken last week by the explosion of a lorder to be lorgery an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instrument which is all true, be lorgerly an instrument which it is alleged is false must, if true, be lorgerly an instru

An aged resident of Hartford remembers that the winter of 1829-30 surpasmplements worth \$500 was burned a Salt of the effect of John Sherman, Stanley ed this in millness; farmers ploughed every month of the season, and no snow fell until February 2. The winter in the record, was alluded to by the chief parent has a right to enter the room in which their daughter is sparking without asking and obtaining her consent.

General Comly, our minister to the Sandwich Islands, says his principal octor.

In the record, was alluded to by the chief was followed, however, by a cold, backward spring, with a snow storm in May, which killed the returning swalthands the court in the Tichborne decision of the court in the Tichborne case. It was ordered that the verdict of the furty be set aside and reversed and the "year without a summer." On Sandwich Islands, says his principal occupation is to call on the Secretary of State for Foreign Affairs and take a GRATIFICATION OF THE PRESIDENT.

Case. It was ordered that the verdict of the 'year without a summer.'' Of the jury be set aside and reversed and the 'year without a summer.'' Of New England farmers refer to it as 'eighteen hundred and starved to death.'' January was mild, as was also

"Our creditors."

"Our proud old Commonwealth."

"Our untold resources."

"The ancient renown of this grand old Commonwealth."

"How long can we live on this dish of hash with the debt increasing over a million a year? It is a little like the young men who expect to live on Daddy's reputation till Daddy dies insolvent and the son becomes a society bummer and dead beat.

"Our proud old Commonwealth."

The State Geologist of Georgia asserts that its gold region is richer than that of California, and says that its yield must very soon become enormous.

In Rockbridge county, last week, the cries of his children attracted S. M. Helden to his chamber, where he found has wife lying prostrated in an epilectic fit, with one arm in the burning coals of the fire place.

Washington, March 18.—Governor Packard, Postmaster General Key, and several other gentlemen called on the several other fer decision of the Lour issiana Supreme Court in regard to the same of the returning board, was announced. The President expressed his gratification at the decision, and said that the entire Union would applaud the action of the Supreme Court as patient and others. Mental the exception of the form of the supreme court in regard to the same of the case of Gen Anderson and others. Members of the returning board, was announced. The President expressed his gratification at the decision, and said that the entire Union would applaud the action of the Supreme Court as patients and in the interest of conciliation.

Lightmus Striking a Seeffer in Charles in Manch that the case of Gen Anderson and ot A startling event that occurred on New England and parts of Pennsylva The office of doorkeeper of the United States House of Representatives has been so hadly managed, at times, since the democrats have had the disposal of it, and such bad management has given the radicals so many harps upon which to play, that the House Committee on Reform in the Civil Service have, it is understood, determined to report in understood to determine understood to the other understood understood the desider in the M. E. Church at Leiter's Ford is regarded by mind and ern was nearly all destroyed in certain sections. In August ice formed half an inch thuck. Corn was so the count of sheanadosh, for the mount of was cut down and dried for fodder. Very little ripentation of Divine Providence for the state understance of the state of the mount of the score. A revival man deried for fodder. Very little ripentation of the solution of the score of the was cut down and the destroyed in certain sections. In August ice formed half an inch thuck. Corn was so the count of sheanadosh, for the mount o two weeks. Elias Bidinger, a married man about twenty-live years of age, and Robt. King, had been disturbing the meetings by making sport of those who led the services. On Wednesday night about 75 persons were present. During the exercises Bidinger and King began to create a disturbance. Mr. Jones, the minister, went to exposurtober was more than usually cold, with frost and ice. November was cold and

UNEARTHING A DEAD MAN-

This agency is one of the oldest, largest and strongest insurance institu-

BOOTS, SHOES& HATS,

tors to pass, again approved.

The Richmond Medical College, which not a dozen doctors outside the vicity of Richmond know to be in carately personal torgardate a few professionals at State expense, and the same Governor who says that "the debt (not the fraudulently compounded war and reconstruction interest) is older than the free schools," forgetting that the debt proper is older than any of these colleges, again approves.

The "Valley Governor" is a sweet-scented granium to the noses of Valley people. The Valley counties page about one-fifth of the school tax of the State, thirty-three per cent of which The salary of a Congressman is about

The salary of a Congressman is a

I will sell at public sale, on the premises, or ille North west of Woodstock, on

THURSDAY, APRIL 4th, 1878, of the personal property belonging to the estal Jacob and Valentine Neeb, dec'd, consisting i

19 HEAD OF HOGS. one 10 horse power engine and thresher, I grain reaper and mower, I grain drill, I buggy rake, wheat fan, I buggy, one 4 horse wagon, on norse wagon, I spring wagon, 5 or 6 setts of ha-nes, three 2 horse plows, one 3 horse plow, the blower plows, 3 single shovel plows,

ONE CORN SHELLER, some corn, cats and rys together with all of the nonschold and kitchen furniture, belonging to the state of said Jacob and Valentine Needo, dee'd, onesisting of stores, bedeteds and bedding, bureaus, safes, tables, chairs, together with other critices too numerous to mention. CONDITIONS :

A credit of six months will be given on a sums of \$5.00 the pur-haser giving bond with a proved security under that sum the cash will equired. Further conditions will be made know on the day of sale. Sale to commune at 'clock, A. M.

G. WYNKOOP,

ATTORNEY AT LAW. ffice on Main Street Opposite the Court House WOODSTOCK, VA.

Will practice in the courts of Shenandadjacent counties,

if "Special attention given to the collection of a special attention given to the collection of claims and all legal business entrusted to his care Sept. 5th-ff;

WILL BE IN MT. JACKSON On Thurslay, Frida and Saturdey, before the "ind Tuesday of each mouth, at Dr. L. H. Jordan's Drug Store.

A Ta county court continued and held for the County of Shenandoah on Friday, March 15th

A County of Shensandash on Friday, March 15th
.578.
On motion of D. E. W. Myers, Kate Schmucker,
dartha E. Rickard, Joseph Fravel, David Fravel,
James H. Hoover, Joseph F. Brumback, John Sitmour, J. A. Hottel, samuel Wisman, Calvin R.
iottel, Harrison Copp, Samuel Hottel, John &
.ceser, Daniel Keller, Isaac Bowman, Hottel &
anner Joseph Comer, Lemuel Painter, D. O.
.owman, Samuel Hollar, Isaac Burner, Henry
.ottel, N. H. W. Bowman, Jacob Z. Frank, Leas
J. Funkhouser, James M. Painter, Lovi Meinturff,
eoeca Copp, C. Hockman, Jacob Z. Frack, Leas
J. Funkhouser, James M. Painter, Lovi Meinturff,
eoeca Copp, C. Hockman, John J. .ottel, Samil,
dockman and Tim Couneil, proprietors and ocupants of land on either ade of Shenandosh
.iver, in the said County of Shenandosh, Virginia,
who have filed their Petition, praying the court to
usectare and establish that portion of Shenandosh
.iver from the point known as the mouth
of Stony Creek, a lawful fence as to horses, cattle,
.ogs, sheep and goats, is hereby ordered that
.outice of said application be given by posting the
same at the front door of the court house of said
.outurt, and two or more public places along and
.outurt, and two or more public places along and
.outurt, and two or more public places along and
.outurt, and two or more public places along and
.outurt, and two or more public places along and
.outurt, and two or more public places along and
.outurt, and two or more public places along and
.outurt of the court of the court house of said
.outurt, and two or more public places along and
.outurt of the court of the court house of said
.outurt, and two or more public places along and
.outurt of the court of the court house of said
.outurt of the court of the court house of said
.outurt of the court of the court house of said
.outurt of the court of the court house of said
.outurt of the court of the court house of said
.outurt of the court of the court house of said county, and two or more public places along and ear said iver and by publication in the Shenan-ical Herald, for four successive weeks as required by Sec. 28, Ch. 98, Code of 1873.

d. E. STICKLEY for I etc. 4820, W. MILET C. R.C. March 20th 4w.

IN CHANCERY.

mar. 13-4w. W. & W. p. q.

Barb.

It appearing by satisfactory evidence that the defendant David darb is not an inhabitant of this State—It is ordered. That the said defendant do appear here within one mouth after due publication acreof, and do what is necessary to protect his interest; that a copy of this order be published in some :ewapaper printed in Wood-tock, once a week for four successive weeks, and a copy posted at the front door of the Ceurt House of said county, oh the first doy of next county court.

Geo. W. Miley, C. C. S. C. A Ceny—Teste

COMMISSIONERS' SALE OF VALUABLE REAL ESTATE,

Pursuant to a decree of the Circuit Court of Shemandoah county, pronounced at its April Term 1871, in the chancery cause pending therein in which Jacob Lantz is Compit, and Javid Ludwig &c. are Defts, the undersigned special com-missioners of sale will on

injuring your heaith. Read the Certificates.

HAWKINSTOWN Va., Nov. 12, 1877.
I have examined Lulis' Adjustable Treadle for sewing Machines and believe it to pesse of great merit J. H. JON 51 & D.

TERMS OF SALE:

archase monoy to be paid in three equal is, at nine, eighteen and twenty-seven all said deferred payments to bear in om the ay of sale till paid, the purchaser souds with good personal security for a id d payments and a lie, to be reserved in das add.tonal security.

Sale to commence at 2 o'clock

Wery its specifully.

Mrs. R. P. Procron, Dear Sir. This is to certify that I have attached to my 'fiewo Machine' one of the greatest improvements of the say, and I must cheerfully recommend its use.

Very its specifully.

Mrs. R. W. Burker

NOW IS YOUR TIME

OPPOSITE THE COURT HOUSE. A full line of Groceries consisting of

Coffees, Sugars,

GROCERIES. TOBACCOS.

The Light Running

DOMESTIC

Sewing Machine

always on exhibition.

All to be sold cheap for cash of

produce.

Call and examine their stock. "Ga

SYRUPS, MOLASSES, TEAS Spices, Flour, ANNED FRUIT, CHEASE, SALT.

CONFECTIONARIES, Foreign and Domestic Fruits,

CORN MEAL, BACON, FISH of all kinds, COAL OIL A all line of groceries always on hand and old at short profits. A trial will show ou that we sell at the lowest casi

All kinds of Country Produce aken in exchange for goods.

Mar. 13—tf. W. H. ALBERT. PUBLIC SALE OF A LIFE ESTATE
IN A VALUABLE FARM Near Woodstock, Virginia.

Cline, Seiberling &c. Complts. vs. A. Wright and wife, Defts. Wright and whe, bette.

By virtue of a decree of the (frenit Court of the above cause the 5th day of January 1878, the undersigne pectal co-unissioners with poscel to sell in from the the out House, Woodstock, Va. on THURSDAY, MARCH 28th, 1878,

THURISTAL, MARCH 2884, 1618.

The life estate of A. M. Wright in the farm of chich he now resides, situated about 1 1-2 mile ast of Woodstock, near the Valley Pike, contamin, of acres more or less. The purchaser will be purpossession of said property on the confirmation of the sale at April court 1818, except through barn, yard and garden, which is new bring the same for and dwing the life of the said A. M. Vright; after the mechanics lien is satisfied the onse, barn, yard and garden.

TERPING OF SALE.

TERMS OF SALE: Enough cash to pay the costs of suit and saind the residue in three equal annual instalment he purchaser executing bonds with good persons security, with interest from day of sale. Sale temmence at at 2 o'clock, P. M. W. T. WILLIAMS, P. W. MAGREDET

A 'IRGINIA, TO WIT:

At rules held in the Clerk's Office of the circuit Court of shenandoal, for the month of March 1878;

Wm. B. Claigett admr. of Hezekiah Claigett dec'a assignce of Geo. W. Windle and W. A. Wightman

AGAINST

AGAINST

David Cliendiust, Jacob Lants, B. F. Murray Geo, W. Findle, Geo, W. Koontz, admr. of W. A. Wightman dec'd Julia A. Wightman, Mollie E. Wightman, Charles P. Wightman, Honry S. Wight-nan, Sminel Wightman and W. H. Wightman befra. IN CHANCERY.

The object of this suit is to subject a certain house and lot situated on Stony Creek, Shenandoul-county, Va., purchased by D vid Cliendinst from 6 W. Windle and w. A. Wightman, to sale for the payment of unpaid purchase mon-y thereon, t appearing by estifactory evidence that the defendant samuel Wightman is not an inhabitant of this State. It is ordered, That the said defendint do a pear here within one month after dupublication hereof, and do what is necessary protect his interest; that a copy of this order be published in some newspaper printed in wood-stock, once a week for four successive weeks, and a copy posted at the front door of the Court House of said county, on the first day of the next county Geo. W. Miley, c. c. c. s. c.

A COPY TESTE. Geo. W. Miley, c. c. c. s. c. mar. 6,-4t Wm. & Bro. p. q.

ADJUSTABLE CHAIR.



With 30 Changes of Positien Parlor, Library, Invalid Chair, Child'- Crib, bed r lounge, tombining beauty, lightness, strength implicity and comfort. Manufactured of the best crought ron and rivets. Strong casters, made unposely for the chairs. EVERYTHING TO AN EXACT SCIENCE. Highest Prize Madal Awarded at the Centennial

Send for Illustrated Circular. Quote Shenandoah Herald. The Wilson Adjustable Chair,

Manufacturing Co. No. 661 Broadway, Opposite Bond St. N. Y. A Cepy—Teste

Geo. W. Miley c. c. c. e. c.

For appointment animal will be sold on accommodating terms.

W. & W. p. q.

Feb. 13—tf.

S. A. DANNER.

Jau, 3)—2t.

GREAT IMMOVEMENT.

Sewing Machines can be used without LILLIS' ADJUSTABLE TREADLE.

After having carefully examined the "Liller having carefully examined the "Liller hyperants Temants," for which Mr. h. Proctor is spent. I cardially recommend it to all hes who have seving machines, condensed the hes who have seving machines, condensed will effectually prevail the injurious consequences to health which are attributed to the old Tarable.

THE ATLANTIC FOR 1878

H. O. HOUGHTON & Co. Boston;

SAVE MONEY

They have also on hand a very large mock of

RODGERS & BROS. enum. Si ver plated TABLE AND TEA SPOONS. BUTTER KNIVES.

Castors, Forks &c., Watches, Clocks and Jewelry

Errors of Youth.

GEORGE PAGE & CO. Patent Portable & Station ary I Woodworking Machinery, Tanite Emery Vincels and Grinders, Sawa, Mill Supplies, Ac., Ac. SEND FOR CATALOGUE & PRICES. \$250 A MONTH. Agents maided ever property. Business Lemmalic and fit of the property of the party of the part

DR. BUTTS' DISPENSARY.

A MARRIAGE DUIDE WOMAN AND MARRIAGE A PRIVATE MEDICAL A

GARDEN SEEDS. 5 ten cent Papers

for 25 cts.

Landreth & Sous have made

The accounts of our subscribers from The accounts of our subscribers from Woodstock Maniertown and neighboring Post Offices, have been placed in he hands of throm Banserman for settlement. These accounts run to Ost, ith 876, We hope our pairons will ettle promptly with Mr. Banserman, as it is necessary that the business of the old firm should be closed up.

t. 10th, 1877. J. H. GRABILL, & CO

TOTICE.

COMMISSIONERS OFFICE,

To the creditors of David M. Intust david.

You are hereby notified that as the request of Juo, P. Coverstame actor, of D. Mediturist needs, I have fixed upon the 1t day of April next. between the hours of 6 clocks, A. M. and 6 P. M. if rair, if not, on the next fair day thereaster. Sanday excepted to take and settle, at my files, for receiving proof of debts or demands againt said decodent or his estite, at which time and place you, are required to attend, and if from any cause the taking of said accounts shall not be commenced in the conspleted on that day, the taking of the same will be adjourned from day to day, or from place to place until the same are taken and completed.

Given tunder my hand as Chamissioner of Accounts of the county court, or Section toos, at my we in made county the day and year fire, afore-

O CONSUMPTIVES.

FOR SALE. A three quarter Alderny Bull calf. Apply at the Herald Office. March 13, 91

VIRGINIA AGRICULTURAL AND MECHANI CAL COLLEGE. The next salf session begins the 21th of February Expenses vary from \$15 a month, for form shed rooms and table boars, to \$7 is mee as, with room-rent free.

For appointments or catalogue apply to C. L. C. MINOR, Jan, 39-2t.

Elacksburg, Presiden

LIPPINCOTT'S MAGAZINE

Popular Literature, Science, and Art,

ANNOUNCEMENT FOR 1878.

with the number for January, this magazine

begins its twenty-first volume. During the tea yea so its existence it has won a high place is periodical literature, and its conductors will spare a efforts in the tuture to martiain its reputation, constant yaiming to supply their patrons with a fund of The Best and Most Attractive Reading,

special Offer - \$5.00 in Value for \$4. The Serial Story, 'For Percival,' having been commenced in October, the numbers for October, November, and December will be furnished gratitiously to all new subscribers for 1878.

1ERMS.—Yearly Subscription, 34,00; Two Copies 5:00; Three Copies 5:00; Two Opies 5:00; Three Copies 5:00; Three Copie

# EW GOODS!

J. J. STONEBURNER & SCN EDINBURG, AV.

One 9 the firm having just returned from Balts' more they beg leave to assure the MANY CUSTOMERS

the odfirm, as well as any others desiring to purchase goods, that they have a large and WELL-SELECTED STOCK

CANNOT BE EXCELLED,

OILS. DYESTUFF, &C. and all other goods generally kept in first-cla

QUEENSWARE, PAINTS

oints, Shears and other from alway on hand and

We have on hand a lot of Ladies Dress Goods,

ties wishing to secure bargeins should call at J. J. STONEBURNER & SON

1877. JOHN A. SAUM

EDINBURG. DEALER IN HARD WARE,

Window Glass Paints,

Call attention of consumers to his stock and the operior facilities he has for furnishing goods in all lire, which will be sold for a small advance we wholesale rates in quantities to suit. CALL AND EXAMINE

estre to save mency, as there can be no possible

Being Considered, will give more value for your money than any

-0F-

-AT-

CASSIMERES,

BOOTS, SHOES, HATS, TIES, COLLARS, SHIRTS

DRESS GOODS.

Rubbers, Hosiery, Telt Skirts, &c.

as regards quality and prices.

HALL DWARE

HECKINDORN PLOWS

AT COST! AT COST!

At Cost.

1866.

Tinware. Copper and Brass Kettles, Red Sole Leather, eather and Gum Belting, Bolting Cleths, Pamps has, Spokes and Hubs,

Ois, &c.

QUALITY OF GOODS

P. J. FRAVEL'S!

I have just received a stock of Fall and Winter foods which exceeds in extent, variety and cheap-ic-n any I have here fore offered to the public. My stock of Clothe, Worsteds

Waterproof Cloths, Shawle, all the movelifes in fies, Collars and Coffs, Gloves &c., &c., &c.,

FALL & WINTER GOODS

Shoes, Gaitors,